

Exhibit I

Joshua K. Bromberg

From: Joshua K. Bromberg
Sent: Monday, November 19, 2018 9:52 AM
To: 'Aaron Etra'
Cc: Steven Popofsky
Subject: RE: Answer to the Questions in the 18 CV 9401 OSC Order

Mr. Etra,

The documents and information you have provided are deficient.

We will give you until no later than 5 p.m. EST tonight to produce, as ordered by Judge Batts:

- “the written instructions upon which each transfer was made,” (Order Show Cause, Dkt. 4 at ¶ 2(c))
- “any written confirmation received of each transfer;” (Order to Show Cause, Dkt. 4 at ¶ 2(d))
- “copies of all communications between and among any of [yourself], Valkyrie Group LLC, Valhalla Venture Group LLC, Brandon Austin, Hugh Austin, Tracy Evans, ‘Dmitri,’ and Ming Hoang Le, or any of their affiliates, representatives and/or agents, concerning the Bitcoin Agreement, the Escrow Agreement, and/or the funds deposited by Benthos into [your] IOLA account[.]” (Order to Show Cause, Dkt. 4 at ¶ 4(a))

Benthos reserves all rights.

**KLEINBERG
KAPLAN**

JOSHUA K. BROMBERG

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From: Aaron Etra [<mailto:aaron@etra.com>]
Sent: Monday, November 19, 2018 8:44 AM
To: Steven Popofsky
Cc: Joshua K. Bromberg; michaelhess118@gmail.com; Tracy Evans
Subject: FW: Answer to the Questions in the 18 CV 9401 OSC Order

Mr. Popofsky,

I am attaching [my](#) answer to all the questions Judge Batts has [ordered](#) to be provided (with supporting material) and I am doing so before 10.00am on November 20, 2018.

I am reserving all rights and remedies afforded in the agreements entered into by Benthos Master Funds, Ltd. on August 1 and August 2, 2018 with Valkyrie Group LLC and myself, as Escrow Agent [and applicable law](#).

Best,

Aaron Etra, Esq., as Escrow Agent
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